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R-032-207.7

REMOVAL ACTION 28: FIRE TRAINING FACILITY FINAL REPORT

07/11/95

USEPA DOE-FN
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COMMENTS



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
REGION 5
77 WEST JACKSON BOULEVARD
CHICAGO, IL 60604-3590

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FERMCO
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FILE: REPLY TO THE ATTENTION OF:
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JUL 11 1995

Mr. Jack R. Craig
United States Department of Energy
Feed Materials Production Center
P.O. Box 398705
Cincinnati, Ohio 45239-8705

HRE-8J

RE: Removal Action 28: Fire Training
Facility Final Report

Dear Mr. Craig:

The United States Environmental Protection Agency (U.S. EPA) has completed its review of the Removal Action 28: Contamination at the Fire Training Facility Final Report. The final report adequately details how the removal action was conducted according to the work plan, and that the objectives were met.

However, U.S. EPA has one minor comment. In Section 2.4, page 2-14, U.S. DOE requests that U.S. EPA make the determination that the asphalt debris is not a Resource Conservation and Recovery Act (RCRA) hazardous waste in accordance with 40 CFR 261.3(f)(2). U.S. DOE makes such a request since tetrachloroethene and toluene were detected at 2.5 and 0.92 parts per billion, respectively. Although the request appears reasonable, the Ohio Environmental Protection Agency is authorized to implement the RCRA program, and should make this determination.

Please contact me at (312) 886-0992 if you have any questions.

Sincerely,

James A. Saric
Remedial Project Manager
Technical Enforcement Section #1
RCRA Enforcement Branch

- cc: Tom Schneider, OEPA-SWDO
- Jack Baublitz, U.S. DOE-HDQ
- Don Ofte, FERMCO
- Charles Little, FERMCO
- Michael Yates, FERMCO
- Terry Hagen, FERMCO



1